EXHIBIT 15

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30(b)(6) and Individual Deposition of Mami Hara - 10/4/2021

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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE HUNTERS CAPITAL, LLC, et al.,) Plaintiff,) vs.) No. 20-cv-00983-TSZ CITY OF SEATTLE,) Defendant.) VIDEOTAPED VIDEOCONFERENCE 30(B)(6) AND INDIVIDUAL DEPOSITION UPON ORAL EXAMINATION OF MAMI HARA (CITY OF SEATTLE)	1 DEPOSITION OF MAMI HARA 2 EXAMINATION INDEX 3 EXAMINATION BY: PAGE 4 30(b)(6) Examination by Mr. Weaver 6 5 Non-30(b)(6) Examination by Mr. Weaver 86 6 EXHIBIT INDEX 8 EXHIBITS FOR IDENTIFICATION PAGE 9 Exhibit 1 Amended Notice of Videotaped 9 0 Deposition Pursuant to FRCP 30(b)(6) to City of Seattle 11 Exhibit 2 SPD Blotter/Update; 11 SEA_00015069-070 12 Exhibit 3 Email chain; SEA_00102780-788 17 13 Exhibit 4 Email; SEA_00121366 33 14 Exhibit 5 Email chain; SEA_00043770-774 43 15 Exhibit 6 Email chain; SEA_00082989-991 46 16 Exhibit 7 Email; SEA_00082986 48 17 Exhibit 8 Email chain; SEA_00083076 51
Seattle, Washington (All participants appeared via videoconference.)	Exhibit 9 Email chain; SEA_00092041-045 57 19 Exhibit 10 Email; SEA_00136841-842 70 20 Exhibit 11 Email chain; SEA_00043193 79 21 Exhibit 12 16-page chart titled "Messages" 119 22 Exhibit 13 18-page chart titled "Messages" 125
DATE TAKEN: OCTOBER 4, 2021 REPORTED BY: CINDY M. KOCH, RPR, CRR, CCR #2357	23 Exhibit 14 Email chain; SEA-PDR_002277-282 136 24 Exhibit 15 Email chain; SEA_00093002-003 137 25
Page 2	Page 4
1	1 EXHIBIT INDEX (Continuing) 2 EXHIBITS FOR IDENTIFICATION PAGE 3 Exhibit 16 Email; SEA_00093087-090 140 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20

1 (Pages 1 to 4)

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available for anyone all along -- along the perimeter of the area just in case folks didn't have, you know, access to their own dumpster at any given point. And so -- and so we managed those on a daily basis and made them well -- well known to folks, and would -- would sometimes help them to, you know, move those things, move -- move their -- move their trash or to just pick it up in, you know, pickup bags instead. Definitely we

picked -- we had -- we had a lot -- a lot of bag

- Q. Okay. Okay. If you could go up to Mr. Van Dusen's -- the top, the first page. His update on June 12th at 3:00 p.m.?
 - A. Okay. I'm there.

collection in the -- in the zone.

Q. Okay. Great. With regard to what he says about customer waste services, he indicates that -- SPU calling and visiting with businesses and residential customers within the -- and near the zone to clarify any service changes.

Do you recall what that would have been, or do you know?

- A. So what is your question?
- Q. What exactly the -- was going on with service changes that were requiring calls and visits to customers in the area.

that some of them, you know, actually really appreciated and used the large dumpsters that were on the perimeter of the -- of the area.

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Q. Okay. So if you could go under the same email, same page, under "Public waste services," Mr. Van Dusen indicates that, "much of public degree -- debris collected from -- from -- I think he -- he says "form," but I think he means "'from' bagged consolation [sic] at 12th and Pine."

So were there piles of bags in certain areas that had been designated where people would just leave their bags of trash for pickup at some point by Seattle Public Utilities?

A. There -- there were probably some designated areas, but we were also -- we regularly picked up the -- any bags of trash that were left anywhere so actually -- no, now that I recall it, there were -- there were a couple areas that were -- that I remember being designated trash bag collection points, but we also did have a lot of ad hoc litter bags that would be put in different places that -- you know, in piles, and then we would go and pick them up on a daily basis.

Q. Were there some days where you weren't able to go and pick those up because it was determined you should not go in the area at all?

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- A. On June 12th specifically?
- Q. On June -- let's start with June 12th, if you remember June -- if you know anything about June 12th specifically.

A. So June 12th specifically, I don't know exactly, you know, what the -- you know, I would have to look at the record to see which dumpsters we had taken and which ones we were returning, but when I -- when I read this, you know, what I -- what I remember, you know, from that time is that we were always aiming to make sure that if a con- -- if a customer could safely store their containers, then we would, you know, absolutely return them and have designated times for pickup.

If they did not have containers that they could safely store, we were working with them and calling them to provide for alternative approaches that would -- you know, such as bagging their garbage, and then we would have a regular pickup for -- for all of -- all of those bags.

Q. Where would the bags be picked up?

A. For some of them, from in front of their properties and, you know, some preferred, you know, a designated away -- area away from their properties, I believe. And we also -- I do also, you know, remember

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A. If -- there -- there were a couple days that I remember that, you know, I -- I had to call it off, but it -- but I do remember that on the whole, that we were able to keep things very clean because I was there and would sometimes move the bags to the large dumpsters, or other people from Seattle Public Utilities would be there, and so I do not remember a large accumulation of -- of litter or trash bags.

Q. But you do recall that there were some days where you couldn't go in and get the trash at all; is that correct?

A. That we would just leave it there for a -- a day? I -- I'm trying to remember an accumulation where we would leave it for a whole day, and I don't -- I don't recall -- I don't recall that, but if we -- that we wouldn't do anything. But, you know, it -- it's possible that there might have been, but, you know, we made -- we did our level best to make sure that all litter and garbage was picked up that was, you know, in bags on the -- you know, in the right-of-way.

Q. Okay. Going back up to the customer waste services and the last section in that paragraph --

A. Could you go -- tell me what page you want me to go to?

Q. The same -- the same page that we've been on,

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the first page. It's just the paragraph on June 12th that indicates Customer Waste Services.

A. Okay.

Q. And the last sentence of that. I'm specifically going to ask about the last sentence of that paragraph. This seems to indicate that there were still customers without their own waste containers in the area. Is -- was that -- was that accurate, that as of June 12th, there were not -- there were some people who didn't -- still didn't have their garbage cans or dumpsters?

A. I believe that there were some customers that -- whose -- whose containers had been taken, but, you know, we coordinated with them so that their trash would be removed even if their containers were not there

Q. And part of what -- part of your coordination of that was to provide large shared dumpsters at a couple intersections in the area; is that right?

A. The large dumpsters were a part of an overall strategy to ensure that no debris or, you know, garbage would collect in that area.

Q. So am I understanding you to -- your testimony to be that large amounts of garbage did not accumulate in the area during the period of June 8th to July 1,

and trash did not accumulate in the area during the period of June 8th to July 1, 2020?

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MR. CRAMER: Object to form.

A. I feel like that question is ambiguous for me. I don't know exactly what you mean. If you mean, like, did -- was there ever a garbage bag on the street, then garbage bags were put on the street for collection. And so I don't know if that defines an accumulation. I'm not sure -- could you -- maybe you could define for me what you mean for, like -- is -- do you mean for like a duration, a period of time? Like could -- could you be -- could you -- I -- I -- because I know that you -- you want me to answer this question. I really want to help you.

Q. Okay. So there was — let me ask you this: There was — on July 1, 2020, do you agree with me the park was closed on July 1, 2020, Cal Anderson Park?

A. What do you mean? Do you mean like it was closed by the Parks Department? Is that what you mean?

Q. Closed by the City on July 1, 2020. Do you – do you agree with that?

A. I would have to look at the notes just to confirm the exact date was July 1st.

Q. Okay. So let me ask you this: When -- when

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2020?

A. Overnight near the park, because there were several houseless people, or many houseless people in the park, you know, there would be a large pile of garbage at times, you know, in -- near the dumpsters, you know, because there was more than the dumpster-but we said we up -- we had to upsize the dumpster there. And that is my -- I believe that's -- that that is the point at which I -- you know, and I think that perhaps that maybe Rio Bravo had so much activity that they might have had some bags next to their dumpsters, but those were always collected.

Q. What do you mean by "upsizing the dumpsters"?

A. The -- at -- down at 12th and -- sorry -- 11th and Olive, I believe that we moved to a larger dumpster at some point that could accommodate the full -- the full need.

Q. For -- and that was for both people who were staying overnight in the area, people who were coming during the day in the area, and then also businesses and residents in the area? Anybody could use it?

A. Those dumpsters were provided for everyone's use so that no debris or trash would accumulate in the area.

Q. Okay. Again, is it your testimony that debris

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the park was initially cleared after CHOP had been there and the barricades were removed from the streets, do you recall whether there was any trash in the area that had to be cleaned up?

A. After July 1st?

BY MR. WEAVER:

Q. Once --

A. Or --

Q. -- once the barriers had been cleared from the streets and the people had been moved from the park.

A. If I recall, I received -- I received a -- a complaint from Nagle Place where a -- it's an alley that has a lot of construction, and there were houseless folks in the park, and there were -- just -- there was just a lot of activity on the alley, and so I received a complaint that there had been some trash accumulating, and we addressed it -- I believe we addressed it that -- immediately that day.

I -- after the park was cleared, you know, it's possible that there were also garbage bags at the entrance to the park for the Parks Department to clear if houseless folks were still in the park.

Q. How about garbage that wasn't in bags or in dumpsters? Did you ever observe that while you were in the zone between June 8th and July 1, 2020?

A. If I recall correctly, the -- the area was

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incredibly clean. It was, you know, people -- lots of
 residents and businesses noted to me that it was cleaner

than it had ever been because there were people

4 continually cleaning the area. So while there may have

been an instance or two when overnight, you know, after
a protest that there may have been litter on the street,
you know, we -- we aimed to continually pick it up on a

you know, we -- we aimed to continually pick it up on a daily basis.

1 2

Q. But you didn't necessarily pick it up every day on a daily basis; is that right?

MR. CRAMER: Objection. Form.

A. You know, I was there every day, and I don't remember a large accumulation of garbage on the street. And if I had seen a lot of garbage, I would have addressed it or people that I was with would have addressed it. Even if we had called off garbage services, we still had people on foot who were still, you know, monitoring and addressing issues.

(Exhibit No. 4 marked.)

BY MR. WEAVER:

Q. All right. I'm going to mark and drop into the chat Exhibit 4. It should be there.

A. Oh, I should note, though, there was a short period of time that I did have to leave town and Idris Beauregard had -- had to pick up from -- you know,

keep everybody apprised of any emergency operations re- -- Emergency Operations Center or other point of contact notifications or advice.

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Q. Okay. So with regard to this specific email, Exhibit 4, do you recall that initially it was determined from the operations center that there should be a four-block radius no-go zone around the east precinct?

A. This email is from, I think, just -- just as a -- very beginning, this is based on Seattle Police recommendation, but also, I think, you know, there was some ambiguity about their recommendation about whether it meant that, you know, what -- exactly what they meant, and so this -- this -- this prompted me to do an on-site assessment, myself. I believe -- you know, because our -- our services are essential and, you know, we need to continue to manage public health and provide our services.

So, you know, this was -- I believe this was just based -- this -- this is just Chad relaying what police was providing based on their interpretation, and so, you know, he was communicating that to everybody, but that was not -- kind of a -- you know, a -- a directive from -- from me or from my assessment.

Q. So you don't think you were involved in this

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picked up my on-site assessments, you know, assessments and work, but I was there almost every day.

Okay. I have opened up your attachment.

Q. Okay. Who is Chad Buechler? And let me know if I'm pronouncing that correctly.

A. At that time Chad was an advisor to our emergency management group, or not -- I mean, he was a staff person. He is currently now the head of our emergency management group at Seattle Public Utilities.

Q. Okay. What was his role during this time period of June 8th to July 1st with regard to providing updates on whether people should go into the zone or not?

A. Chad did not make those determinations. Chad's role from Seattle Public Utilities is to -- well, is generally and during that time, is to coordinate with the City's Emergency Operations Center, our Operations Response Center, and at that time with me directly. And so the assessments about whether -- what we would do would come from -- from -- from me based on my -- my field assessment every morning.

Q. And then Chad – was Chad's role to then take what that decision was and then let everybody in the department know what the situation was?

A. It was, and it's also his responsibility to

particular email before it was sent? Is that what you're saying?

A. You know, I might have asked Chad to share. I don't remember exactly. But I might have asked Chad to always make sure to share whatever the police or others were providing; right? But -- yeah. I mean, this is -- this is -- this is Chad's relay of the police's assessment.

Q. Okay. So you were -- you were copied on this email, it appears. Did you indicate to people, well, we're not going to follow the police. I'm going to go in and reassess it and let you know if you should go in, or did people just not go in?

A. On that day?

Q. On that day.

A. So can you remind me exactly which -- what was the date that the -- that the protesters put barriers up?

Q. My understanding is that happened the night of June 8th, when the -- the police left the station on June 8th.

A. You know, I don't think that I just said, don't -- disobey what the police are saying. What I did was I just went over to do my own reconnaissance to -- to assess the situation. And then based on my own

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Page 65 Page 67 was, but it seem- -- but if I remember correctly, it was 1 1 the hose bib that was attached to the shelter house. 2 potentially part of a whole set of actions designed to Q. Do you know whether the water from that hose 2 3 bib was being used as drinking water or some other water 3 help to clear the park. 4 source by people who were occupying the park? Q. Okay. What do you know about any electricity 4 5 A. No, I'm not -- I'm not aware. 5 services that were provided to the area and specifically 6 Q. Do you recall at some point that Seattle Public 6 to Cal Anderson Park that were not normally provided to 7 7 Utilities shut that water source off in the park? the area during that time period? A. There was one instance where we were asked to 8 A. There were a lot of requests for additional shut off the water and -- and then restore it shortly 9 9 electrical service to the park. You know, people wanted 10 10 to charge their phones and things. But it was not --11 Q. Okay. Do you know why it was restored shortly 11 but that was not, to my knowledge, in any way, you know, 12 thereafter? 12 provided. At additional -- no -- I do not believe that 13 A. The -- the -- I mean, it's just -- it's a -- to 13 any additional electrical service was provided. 14 have water when you're -- when you have that many people 14 Q. How about additional lighting in Cal Anderson 15 or, you know -- I'm going to assume that it was just 15 Park during hours that there would not normally be because we needed to ensure that there was -- you know, 16 lighting? Are you aware of anything to that effect? 16 that there was a supply of -- of fresh drinking water if 17 17 A. I believe that for safety reasons some of --18 18 sometimes the field lights were left on for longer than needed. Q. There was a concern with -- with the number of 19 they would normally be on -- be left on, but those were, 19 people that were in the park, that they wouldn't have 20 20 you know, kind of existing lights and just management of 21 drinking water if that water was shut off; correct? 21 the hours that those lights were on. 22 22 A. You know, just water, you know, for any kind Q. Why -- why was that seen as necessary for 23 23 of -- you know, whenever there's a congregation of safety purposes? 24 people is a pretty basic provision. There was a lot of 24 A. It was -- if I remember correctly, it was the 25 drinking water because of donations. There were a lot 25 request of, you know, folks just feeling like it would Page 66 Page 68 of plas- -- there were an insane amount of plastic 1 be -- it would -- it would feel safer to have the lights 1 2 2 drinking water bottles, you know, always there from on for longer. 3 Q. Okay. Who were the people that requested it? 3 community donations, from residents and businesses, 4 but -- but, you know, we always feel that it's important 4 A. I don't know who was requesting it. I when there is -- when there are people, that there 5 5 apologize. 6 should be access to water. 6 Q. Okay. You didn't get any of those requests 7 Q. Why was the water shut off during that one time 7 yourself, personally? 8 8 period you discussed in this time period? A. I may have, but I don't remember those -- I A. If -- if I remember correctly, mayor's office 9 9 mean, I had a lot of requests all the time for all kinds 10 wanted to make sure that -- you know, that there was --10 of things. 11 that -- that there were -- that the -- I'm trying to 11 Q. So you don't know whether it was the people who remember exactly what their rationale was. It might 12 were in the park overnight who were requesting that the 12 13 have -- if I'm -- I'm trying to remember the date and 13 lights be on all night, or longer than usual? the time. Is there an indication of -- in this email of 14 14 A. I don't remember who asked me or who asked the 15 when that was? Because they may have been trying to 15 parks, you know, to manage their light -- that -- the 16 initially start to clear the park and, you know, that 16 hours of the lights, but it's possible that, you know, 17 that would be part of, you know, that work. 17 people in the park asked, or -- or residents, you know. Q. I believe from what I've seen -- I'm not sure I 18 18 I'm not sure. 19 have an exhibit here today about it, but I believe what 19 Q. But there -- never mind. I'll let it go. 20 I have seen is the water was shut off somewhere around 20 So what sort of -- did the City provide 21 June 22nd. 21 portable toilets to the area that are not normally there 22 Was it your understanding that one of the 22 during the period of June -- June 9th to June 30, 23 purposes to shut off the water was so that people would 23 2020 -- or sorry, June -- June 9th to July 1, 2020? 24 24 A. The -- the context for what's normally there is leave the area? 25 A. I don't know exactly what the thought process 25 a little -- was a little different at that time because

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Page 69 Page 71 there had been a lot of protests. There were two things 1 1 Q. And it looks like they were -- if I'm reading 2 2 that were going on that kind of changed the normal this correctly, they were -- they were daily pumped --3 3 context for that area and the provision of -- of -- of they were pumped out daily during this period in June 2020; is that right? 4 4 porta potties, is that there had been a lot of protests 5 there and a lot of people -- you know, just hundreds, if 5 A. They were pumped out at least daily in 6 not thousands of people in that area nightly for 6 June 2020. I think we may have had some modification 7 7 protests, and then also, I believe that the bathroom at based on demand. the shelter house in Cal Anderson had been broken. 8 Q. And -- and sometimes -- I think we've seen that 8 9 9 sometimes there were days where they were told not to go And so there had been some porta potties down 10 near 11th and Olive already, and then we -- and then the 10 in as well; is that right? 11 City also had some up near -- like between 12th and 11th 11 A. Those were rare days, yes, but maybe near the 12 and Pine already. And so even before the period that 12 end, but we, you know, freq- -- we -- we worked very 13 13 you indicated there were -- there -- there had been hard to make sure that they didn't overflow. 14 Q. Okay. How was it determined that there should 14 porta potties resident in the area. 15 15 And then with the number of people constantly be 21 Sani-Cans in this general area? 16 flowing through the area, we provided additional 16 A. You know, we monitored them, and if -- and I 17 porta potties to make sure that there wouldn't be a 17 mean, this is a little gross, but if they were, you 18 18 public health, you know, outbreak, or any -- you know, know, at capacity and we were nearing any kind of, you 19 or -- you know, or an exacerbation of the pandemic. 19 know, real issue with capacity -- if they were -- I 20 Q. Do you recall how many porta potties were in 20 mean, I cannot describe to you how many tourists there 21 21 the area that we've been talking about? were. That, you know, we would -- we would sometimes 22 22 A. That first -add some, you know, to accommodate, you know, the -- the 23 23 MR. CRAMER: Objection to form. additional crowds. But we also would remove them if 24 A. I don't remember exactly how many were in that 24 they -- you know, if they were -- if they were no longer 25 area, but we have service records that can tell you how 25 needed. So it was really based on monitoring. Page 70 Page 72 1 many there were before and then during that week. 1 Q. Okay. Do you -- do you know whether you 2 2 (Exhibit No. 10 marked.) added -- as of, you know -- this appears to be as of 3 3 BY MR. WEAVER: June 12th, or June 14th. The attachment says June 12th, Q. I'm going to drop Exhibit 10 in. It should be 4 4 but I think the email -- the cover email is June 14th. 5 on its way. 5 Do you know whether between this period and 6 A. Okay. I have it open now. 6 July 1st there were more Sani-Cans added or whether some 7 Q. Okay. This is an email with an attachment, 7 were removed prior to July 1st? 8 again from Mr. Van Dusen, and if you could go to the --8 A. Yeah, I -- I'm -- I apologize. I don't 9 remember the dates for, you know, the addition or 9 the second page. You may need to rotate it, but maybe 10 you're better at reading sideways than I am. 10 removal of the different cans, but I -- all I remember 11 A. I see what you're saying. This is from 11 is that we were just monitoring them to make sure that 12 June 14th. Okay. I'm looking at the map now. 12 we tried to have the right balance in order to ensure 13 Q. Okay. So this seems to indicate on the left 13 public safety, or public health, I mean. 14 14 that there were a total of 21 City Sani-Cans at this Q. Okay. Was there ever -- was there ever any 15 15 discussion or concern that by adding these additional point. 16 Do you see that? 16 Sani-Cans, and having 21 Sani-Cans in the area would 17 17 A. It says that there are nine, plus eight, plus encourage people to continue to occupy the area? 18 18 four around the perimeter of the -- of the site. A. If I -- after I answer this -- after I answer Q. Okay. So that adds up to 21; right? 19 19 this question will we take a restroom break, please? 20 A. (Witness nods head.) 20 Q. Sure. Absolutely. 21 Q. Okay. And they were -- were these owned by the 21 A. All this potty talk. 22 City of Seattle or were they contracted out to a third 22 Q. All the talking about Sani-Cans, huh? 23 party to provide these services? 23 A. So you know, if I remember correctly, yes, some 24 24 A. I believe that the majority of them were -- are people -- a few people had that hyp- -- or not even that 25 25 owned and managed via contract by Honey Bucket. many. A couple people had that hypothesis and posed it

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1		
1 2	yet, please. THE VIDEOGRAPHER: I'll go ahead and read us	
3	off. This concludes the	
4	MR. WEAVER: All right. Sorry.	
5	THE VIDEOGRAPHER: This concludes the	
6	deposition of Mami Hara. The time now is approximately	
7	1:01 p.m. Going off the record.	
8	(Deposition concluded at 1:02 p.m.)	
9	(Reading and signing was requested	
10	pursuant to FRCP Rule 30(e).)	
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	Page 146	
1	CERTIFICATE	
2		
3	STATE OF WASHINGTON	
4	COUNTY OF PIERCE	
5	COUNTY OF PIERCE	
5 6	COUNTY OF PIERCE I, Cindy M. Koch, a Certified Court Reporter in	
5 6 7	COUNTY OF PIERCE I, Cindy M. Koch, a Certified Court Reporter in and for the State of Washington, do hereby certify that	
5 6 7 8	I, Cindy M. Koch, a Certified Court Reporter in and for the State of Washington, do hereby certify that the foregoing transcript of the deposition of MAMI HARA,	
5 6 7 8 9	I, Cindy M. Koch, a Certified Court Reporter in and for the State of Washington, do hereby certify that the foregoing transcript of the deposition of MAMI HARA, having been duly sworn, on October 4, 2021, is true and	
5 6 7 8 9	I, Cindy M. Koch, a Certified Court Reporter in and for the State of Washington, do hereby certify that the foregoing transcript of the deposition of MAMI HARA, having been duly sworn, on October 4, 2021, is true and accurate to the best of my knowledge, skill and ability.	
5 6 7 8 9	I, Cindy M. Koch, a Certified Court Reporter in and for the State of Washington, do hereby certify that the foregoing transcript of the deposition of MAMI HARA, having been duly sworn, on October 4, 2021, is true and	
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5 6 7 8 9 10 11	I, Cindy M. Koch, a Certified Court Reporter in and for the State of Washington, do hereby certify that the foregoing transcript of the deposition of MAMI HARA, having been duly sworn, on October 4, 2021, is true and accurate to the best of my knowledge, skill and ability. IN WITNESS WHEREOF, I have hereunto set my hand	
5 6 7 8 9 10 11 12 13 14 15	I, Cindy M. Koch, a Certified Court Reporter in and for the State of Washington, do hereby certify that the foregoing transcript of the deposition of MAMI HARA, having been duly sworn, on October 4, 2021, is true and accurate to the best of my knowledge, skill and ability. IN WITNESS WHEREOF, I have hereunto set my hand and seal this 13th day of October, 2021.	
5 6 7 8 9 10 11 12 13 14 15	I, Cindy M. Koch, a Certified Court Reporter in and for the State of Washington, do hereby certify that the foregoing transcript of the deposition of MAMI HARA, having been duly sworn, on October 4, 2021, is true and accurate to the best of my knowledge, skill and ability. IN WITNESS WHEREOF, I have hereunto set my hand	
5 6 7 8 9 10 11 12 13 14 15 16 17	I, Cindy M. Koch, a Certified Court Reporter in and for the State of Washington, do hereby certify that the foregoing transcript of the deposition of MAMI HARA, having been duly sworn, on October 4, 2021, is true and accurate to the best of my knowledge, skill and ability. IN WITNESS WHEREOF, I have hereunto set my hand and seal this 13th day of October, 2021. CINDY M. KOCH, CCR, RPR, CRR #2357	
5 6 7 8 9 10 11 12 13 14 15 16 17 18	I, Cindy M. Koch, a Certified Court Reporter in and for the State of Washington, do hereby certify that the foregoing transcript of the deposition of MAMI HARA, having been duly sworn, on October 4, 2021, is true and accurate to the best of my knowledge, skill and ability. IN WITNESS WHEREOF, I have hereunto set my hand and seal this 13th day of October, 2021. CINDY M. KOCH, CCR, RPR, CRR #2357 My commission expires:	
5 6 7 8 9 10 11 12 13 14 15 16 17 18	I, Cindy M. Koch, a Certified Court Reporter in and for the State of Washington, do hereby certify that the foregoing transcript of the deposition of MAMI HARA, having been duly sworn, on October 4, 2021, is true and accurate to the best of my knowledge, skill and ability. IN WITNESS WHEREOF, I have hereunto set my hand and seal this 13th day of October, 2021. CINDY M. KOCH, CCR, RPR, CRR #2357	
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	I, Cindy M. Koch, a Certified Court Reporter in and for the State of Washington, do hereby certify that the foregoing transcript of the deposition of MAMI HARA, having been duly sworn, on October 4, 2021, is true and accurate to the best of my knowledge, skill and ability. IN WITNESS WHEREOF, I have hereunto set my hand and seal this 13th day of October, 2021. CINDY M. KOCH, CCR, RPR, CRR #2357 My commission expires:	
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37 (Pages 145 to 146)



ERRATA

CASE NAME: Hunters Capital, LLC v. City of Seattle

DATE TAKEN: 10/4/2021

WITNESS: 30(b)(6) and Individual Deposition of Mami Hara

CORRECTIONS

Page	Line	Now Reads	Should Read
61	6	car way	Cartway
76	5	don't know	I don't know
101	8	cite	see
112		mom	I'm sure I didn't say "mom"
140	20	forforfor	I doubt I said "for" four times
141	6	There's different zones	I would never say "there's different zones"
143	10	extens-	extensive
144	23	It was alright	This doesn't make sense
			

Signature of Deponent



DECLARATION

CASE NAME: Hunters Capital, LLC v. City of Seattle
--

DATE TAKEN: 10/4/2021

WITNESS: 30(b)(6) and Individual Deposition of Mami Hara

I declare under penalty of perjury under the laws of the State of Washington that I have read my within deposition, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the ERRATA flyleaf page hereof.

30(b)(6) and Individual Deposition of Mami Hara

Warni Hara

Signed on the 30th day of November, 2021.